IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

UNITED STATES OF AMERICA,)	
Plaintiff,)	
vs.) No.	4:21 MJ 7022-1 SPM
CEVONE WEEDEN,)	
Defendant.)	

MOTION FOR PRE-TRIAL DETENTION AND HEARING

Comes now the United States of America, by and through its attorneys, Sayler A. Fleming, United States Attorney for the Eastern District of Missouri, and Geoffrey S. Ogden, Assistant United States Attorney for said District, and moves the Court to order defendant detained pending trial, and further requests that a detention hearing be held three (3) days from the date of defendant's initial appearance before the United States Magistrate pursuant to Title 18, United States Code, Section 3141, et seq.

As and for its grounds, the Government states as follows:

- 1. Defendant is charged with:
- (a) an offense for which a maximum term of imprisonment of ten years or more is prescribed in the Controlled Substances Act (Title 21, United States Code, Section 801, et seq.), specifically conspiracy to distribute and possess with the intent to distribute controlled substances, including but not limited to a mixture or substance containing a detectable amount of fentanyl, a Schedule II controlled

- substance, in violation of Title 21, United States Code, Sections 841(a)(1) and 846; and
- (b) an offense under Title 18, United States Code, Section 924(c) (possession of firearms in connection with drug trafficking crimes or crimes of violence), specifically knowingly possessing, brandishing and discharging one or more firearms in furtherance of a drug trafficking crime which may be prosecuted in a court of the United States, in violation of Title 18, United States Code, Sections 2 and 924(c)(1)(A), and in the course of this violation caused the death of Joel Phillips through the use of a firearm, which killing is murder as defined in Title 18, United States Code, Section 1111, in that the defendant, acting with others known and unknown, with malice aforethought, unlawfully killed Joel Phillips, by shooting him with one or more firearms, willfully, deliberately, maliciously, and with premeditation, thereby making this offense punishable under Title 18, United States Code, Sections 2 and 924(j).
- 2. Accordingly, a rebuttable presumption arises pursuant to Title 18, United States Code, Section 3142(e)(3) that there are no conditions or combination of conditions which will reasonably assure the appearance of the defendant as required, and the safety of any other person and the community. Moreover, even in the event the defendant were to satisfy his burden of production and present some evidence to rebut this presumption, the nature of the charged offense and the circumstances surrounding the defendant's pre-meditated killing of the Victim should unequivocally foreclose the prospect of pretrial release.

A. <u>Victim robs WEEDEN of narcotics on August 18, 2020.</u>

- 3. The Government alleges that the defendant, Cevone WEEDEN, murdered victim Joel Phillips by shooting him in the legs, torso, and neck at least 10 times in retaliation for the Victim's previous robbery of narcotics from WEEDEN. On August 20, 2020, shortly after 8:00 p.m., investigators with the St. Louis Metropolitan Police Department discovered the Victim's body in his vehicle, which was parked in a McDonald's parking lot on North Hampton Ave in the Dogtown neighborhood of St. Louis, MO. The Victim was slumped over in his front seat with numerous gunshot wounds, and the outside of his vehicle was riddled with bullet holes. The Victim had in his possession approximately 156 capsules of fentanyl, a legally purchased firearm, and a cell phone.
- 4. Upon reviewing the contents of the Victim's cell phone, it became apparent that the Victim had arranged for a narcotic purchase on August 18, 2020 from WEEDEN, the Victim's source of supply, with the intent of robbing WEEDEN. The Victim communicated with WEEDEN via text message in order to arrange for the meeting, sending WEEDEN an address in the City of St. Louis. Additionally, WEEDEN's number is saved in the Victim's phone as "Von" with an electrical plug emoji next to his name. Historical cell-site location data placed WEEDEN's phone at this location at the time of the robbery, between approximately 8:15-8:26 p.m. Street surveillance cameras and license plate readers depict the Victim arriving at the location, and shortly thereafter frantically leaving the location while driving erratically and at a high rate of speed. The Victim then blocks WEEDEN's number in his phone and proceeds to text his (the Victim's) drug customers in an attempt to sell narcotics. The following day, the Victim admits to the drug robbery in additional text messages.

¹ The term "plug" is common street parlance for a drug source of supply.

B. WEEDEN and Perkins bait the Victim into the open in order to kill him in retaliation.

- 5. On August 20, 2020, WEEDEN and Perkins took steps to locate the Victim in order to kill him in retaliation for this robbery. At 4:54 p.m., WEEDEN placed a call to an individual identified as R.H. Immediately after this call, R.H. calls the Victim at 4:56 p.m..² R.H. then immediately calls WEEDEN at 4:57 p.m. At 4:58 p.m., Victim texts R.H. an address directly behind the McDonald's on Hampton Ave. The Victim and R.H. exchange multiple calls and text messages, all while WEEDEN and R.H. are calling one another in between these communications. R.H. texts the Victim and indicates he is on his way, that he needs to run by an ATM, and that he is heading down I-64. Historical cell-site location data indicates R.H. never left the Fenton, MO area throughout this entire period.
- 6. Historical cell-site location data for WEEDEN's phone indicate he leaves North St. Louis County at approximately 6:02 p.m., heading toward Hampton Ave, and arriving in the vicinity of the McDonald's at approximately 6:19 p.m., at which time he again calls R.H. R.H. then proceeds to cease contact with the Victim, refusing to answer his calls or respond to the Victim's agitated texts.³ A Chevrolet SS (hereinafter the "Suspect Vehicle") is observed exiting from I-64 onto Hampton Ave. at approximately 6:17 p.m.⁴ The Victim's vehicle pulls into the McDonald's lot at approximately 6:20 p.m. For the next approximately two hours, WEEDEN and the driver of the Suspect Vehicle (later identified as co-defendant "Herschell Perkins") drive

² Toll records indicate no previous contact between R.H. and the Victim prior to this phone call, at least on the telephone number used by R.H. on this date.

³ The Victim made repeated attempts to contact R.H., asking why he won't answer his phone. The Victim, who was homeless at the time, waits in the McDonald's parking lot.

⁴ The movements of the Suspect Vehicle the Victim's vehicle are tracked by recorded security footage from various cameras in the vicinity of the McDonald's.

in circles around the McDonald's parking lot, parking at various neighboring streets and lots, canvasing the victim's location.

- 6. At 6:40 p.m., the Suspect Vehicle pulls into a Circle K gas station right next to the McDonald's, and the driver exits the vehicle and pays for gas. The driver is captured on security footage and identified as Herschell Perkins, wearing a white t-shirt and shorts. (*See* Government Exhibit 2). The Suspect Vehicle is later revealed to be registered to a woman at Perkins' home address.⁵
- 7. At approximately 7:05 p.m., WEEDEN deactivates his phone. At approximately 7:09, the Suspect Vehicle pulls into a Phillips 66 just north of the McDonald's, where Perkins is observed removing the license plates from the Suspect Vehicle with a screwdriver he obtained from the gas station clerk. Perkins then re-enters the driver's side of the vehicle, and at approximately 8:03 p.m., the Suspect Vehicle pulls onto a side-street directly across from the McDonald's, and at 8:04 p.m. an individual crosses Hampton from this side-street, heading towards the McDonald's, while the Suspect Vehicle slowly pulls into view from the same side-street, where it waits.
- 8. At approximately 8:06 p.m., 9-1-1 calls begin flooding in to report the shooting, all describing the shooter as wearing a mask and a red hoodie/sweatshirt. At this same time, the individual previously seen crossing the street comes back into view, running across Hampton Ave. to the Suspect Vehicle's passenger side. The Suspect Vehicle then proceeds to I-64 west.

⁵ WEEDEN and Perkins are Facebook "friends" and have had previous contact on the social media site. The toll data for WEEDEN's phone shows extensive contact between the two, including WEEDEN placing a call to Perkins shortly before arriving in the area of the murder. Perkins' phone number was obtained from his state Probation Officer.

WEEDEN's phone then registers at a cellular tower in North St. Louis County at approximately 8:25 p.m., and he calls R.H. at 8:27 p.m.

C. <u>Investigators confirm WEEDEN's identity</u>.

9. Detectives obtained a state precision location information warrant in order to track the location of WEEDEN's phone. Investigators learned that he traveled to both a firearm store and bowling alley in St. Peters, MO in September 2020. Investigators obtained security footage from the firearm store depicting WEEDEN, from which he was identified as being present at the bowling alley by bowling alley personnel. The bowling alley personnel indicated this individual provided the name "Von" when renting bowling shoes, and the name "Cevone" when ordering food, along with a second phone number. This phone was turned off at approximately 4:51 p.m. on the day of the murder, and turned back on at approximately 8:46 p.m., where it registered with a cellular tower in North County in close proximity to Weeden's other cellular device. In searching the name "Cevone" in a crime matrix database, investigators discovered WEEDEN, who perfectly matched the individual depicted in the security footage at the firearm store. (See Government Exhibit 1). Investigators were able to determine that "Cevone Weeden" is the account holder for this second phone number.

Conclusion

10. Cevone WEEDEN and Herschell Perkins killed Victim Joel Phillips in cold blood and with premeditation. WEEDEN utilized an associate to lure the Victim out into the open, where he and Perkins proceeded to stalk him for almost two hours. After canvasing the area, turning their phones off, and removing their license plates, WEEDEN walked up to the Victim and fired at least 11 shots from a .40 caliber firearm, at least 7 of which struck the victim in his torso, arms, and legs, on a busy street in South St. Louis City and in broad view of the public.

Perkins waited in the Suspect Vehicle across the street, allowing WEEDEN to make a rapid getaway while the Victim bled out in his vehicle. The ruthlessness of this killing cannot be overstated. Furthermore, the evidence in this case is overwhelming and the potential penalties severe, the latter which includes life imprisonment and/or death. As a result, the Defendant also represents a flight risk in the event he were released on bond. Finally, the Defendant committed these acts while currently under the supervision of a Missouri state Probation Officer, exemplifying the futility of supervision under the circumstances.

11. For the foregoing reasons, the Government believes that no condition or combination of conditions exist to reasonably assure the safety of the community, nor defendant WEEDEN's presence as required, and thus respectfully request he be detained pending trial or resolution of his case.

WHEREFORE, the Government requests this Court to order defendant detained prior to trial, and further to order a detention hearing three (3) days from the date of defendant's initial appearance.

Respectfully submitted,

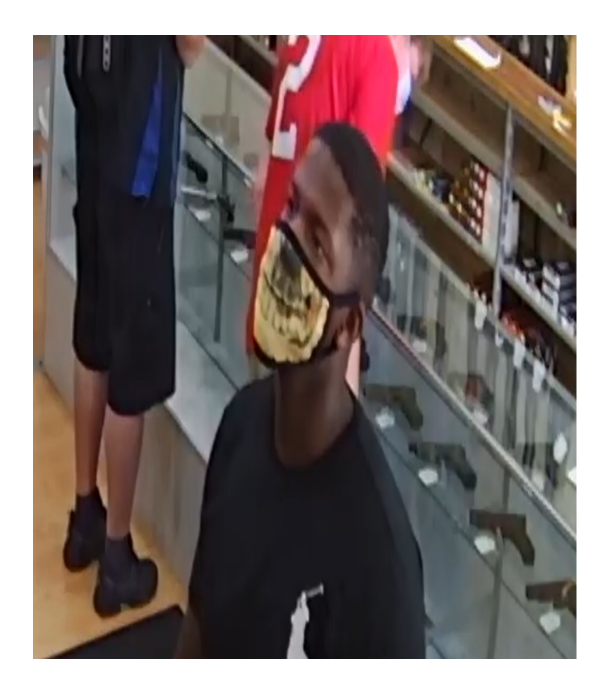
SAYLER A. FLEMING UNITED STATES ATTORNEY

/s/Geoffrey S. Ogden

GEOFFREY S. OGDEN, #66930MO ASSISTANT UNITED STATES ATTORNEY Thomas F. Eagleton Courthouse 111 South Tenth Street, 20th Floor St. Louis, Missouri 63102 (314) 539-2200

GOVERNMENT EXHIBIT 1

Name	WEEDEN,	CEV	ONE				Most Recent Photo IRIS
DOB							IRIS
SSN							
RACE	BLA	CK					
SEX	MALE						(A) (A)
HEIGHT	5'9"						200400
WEIGHT	135 LB.						
EYE COLOR	BROWN						
HAIR COLOR	BLA	CK					
OCCUPATION	COC	COOK					
EMPLOYER							44/20/2040
FBI #	790455WD0						11/26/2018
SID #	MO35728883						Create Lineup
CID#	SAINT LOUIS COUNTY						O Document Collection
ALIAS	CEVON WEEDEN						Mugshot History
ALIAG	CEVON	CEDI	CIN				Charges History
lost recent address/phon	e on file						Address History
pe Address		ST	Zip	Phor	e	Date	
lome 3045 HAMPSHIRE	The state of the s	МО	63033	(314)	369-1955	11/26/2018	SMT Profile
Cell 9757 MEDFORD DRIVE	ST. LOUIS	MO	63136	(314)	313-6486	11/26/2013	Wanted Information
Vork 110 LONG	CHESTERFIELD	MO		1		01/02/2016	Vehicle Record
mrg				(314)	369-1955	11/26/2018	FIR Record



GOVERNMENT EXHIBIT 2

Name	PERKINS,	HERSO	HELL			Most Recent Photo IRIS
DOB						IKUS
SSN						
RACE	BL	ACK				
SEX	M	ALE.				96
MEIGHT	6	3"				
WEIGHT	150	LB,				
FYE COLOR	UNKI	IOWN				
HAIR COLOR	UNKI	IOWN				
OCCUPATION	BUS DRIVER					
EMPLOYER	FIRST S	TUDE	IT.			
FBI#	1524	IVD5	***			04/28/2015
SID#	M047	913930)			Create Lineup
CID#	ST. LOUIS CITY					O Document Collection
ALIAS#						Mugshot History
	CI.					Charges History
	The state of the s	ST	Zip	Phone	Date	Address History
Most recent address/phone	City		K-W	LIMIC	The second second	SMT Profile
ype Address	City SAINT LOUIS		63138		09/03/2020	DIVILL A LUMBO
ype Address Home 11854 JENNER LN	SAINT LOUIS	МО	63138 63138	(314) 489-4913	09/03/2020 05/05/2013	
ype Address	Control of the Contro		63138 63138	(314) 489-4913 (314) 772-3184	05/05/2013	Probation - State Vehicle Record

